

**IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF ARKANSAS
TEXARKANA DIVISION**

GLORIA BRADFORD, Individually and
as Class Representative on Behalf of All
Similarly Situated Persons; NED
BURNETT, JR., Individually and as Class
Representative on Behalf of All Similarly
Situated persons; SAMUEL
ALEXANDER, Individually and as Class
Representative on Behalf of All Similarly
Situated persons; BOOKS, ETC., by and
through GLORIA BRADFORD, Class
Representatives on Behalf of All Those
Similarly Situated; and STELLA
PATRICIA SMITH, Individually and as
Class Representative on Behalf of All
Similarly Situated persons,

PLAINTIFFS

NO. 4:05-cv-4075 HFB

VS.

UNION PACIFIC RAILROAD
COMPANY,
A Delaware Corporation,

DEFENDANT.

(Jury Trial Demanded)

**MOTION FOR PERMISSION FOR PLAINTIFFS TO FILE A COMPACT DISC IN
SUPPORT OF PLAINTIFFS' OPPOSITION UNION PACIFIC RAILROAD
COMPANY'S MOTION TO DISMISS FOURTH AMENDED COMPLAINT**

Plaintiffs respectfully request permission from this Court to file a compact disc conventionally as an Exhibit to the Affidavit of Barry G. Reed in support of Plaintiff's Opposition Union Pacific Railroad Company's Motion to Dismiss Fourth Amended Complaint.

Respectfully Submitted,

Roger W. Orlando
THE ORLANDO FIRM P.C.
Decatur Court, Suite 400
315 West Ponce de Leon Avenue
Decatur, GA 30030
Telephone: 404-373-1800
Telecopier: 404-373-6999
Email: roger@theorlandofirm.com

R. Gary Nutter
DUNN, NUTTER & MORGAN, L.L.P.
Suite 6, State Line Plaza, Box 8030
Texarkana, Arkansas 71854-5945
Telephone: 870-773-5651
Telecopier: 870-772-2037
Email: rgnutter@dnmlawfirm.com

M. David Karnas
BELLOVIN & KARNAS, P.C.
131 E. Broadway
Tucson, AZ 85701
Telephone: 520-571-9700
Telecopier: 520-571-8556
Email: karnas@bellovinkarnas.com

ZIMMERMAN REED PLLP
14646 N. Kierland Blvd. Suite 145
Scottsdale, AZ 85254
Telephone: 480-348-6400
Telecopier: 480-348-6415
Email: bgr@zimmreed.com

By: /s/Barry G. Reed
Barry G. Reed
Admitted Pro Hac Vice

ATTORNEYS FOR PLAINTIFFS

CERTIFICATE OF SERVICE

I, Barry G. Reed, attorney for Plaintiffs, hereby certify that on the 14th day of July, 2006, I electronically filed the foregoing MOTION FOR PERMISSION FOR PLAINTIFFS TO FILE A COMPACT DISC IN SUPPORT OF PLAINTIFFS' OPPOSITION UNION PACIFIC RAILROAD COMPANY'S MOTION TO DISMISS FOURTH AMENDED COMPLAINT with the Clerk of this Court using the CM/ECF system which will send notification of such filing to the following attorneys:

Attorneys for Defendant:

George L. McWilliams
Sean F. Rommel
Patton Roberts McWilliams & Capshaw
Century Plaza, Suite 400
2900 St. Michael Drive
Texarkana, TX 75503

/s/Barry G. Reed
Barry G. Reed